HONORABLE ROBERT S. LASNIK 1 2 3 4 UNITED STATES DISTRICT COURT 5 WESTERN DISTRICT OF WASHINGTON 6 JOSIAH HUNTER. 7 8 Plaintiff. NO. 2:16-cv-01445-RSL 9 v. STIPULATED MOTION AND 10 CITY OF FEDERAL WAY, FEDERAL WAY PROPOSED ORDER FOR EXTENSION POLICE DEPARTMENT, FEDERAL WAY OF TIME TO FILE MOTIONS IN LIMINE POLICE OFFICER KRIS DURRELL, 11 FEDERAL WAY POLICE CHIEF ANDY J. NOTED ON MOTION CALENDAR: HWANG, JOHN DOE AND JANE DOE 12 OFFICERS. NOVEMBER 9, 2017 13 Defendants. 14 15 STIPULATED MOTION 16 Pursuant to LCR 7(i), the parties respectfully request that this Court grant relief from and 17 extend the deadline for filing Motions in Limine to Wednesday, November 15, 2017. According to 18 the case scheduling order, these motions were due for filing on Monday, November 6th and to be 19 noted for Friday, November 17th. 20 On November 3, 2017, plaintiff's counsel informed defense counsel that James Bible is 21 currently in a criminal trial in the case of State v. Puloka, King County Superior Court, Case No. 14-22 STIPULATION AND PROPOSED ORDER CHRISTIE LAW GROUP, PLLC FOR EXTENSION OF TIME TO FILE 2100 Westlake Avenue N., Suite 206 MOTIONS IN LIMINE SEATTLE, WA 98109 (2:16-cv-01445-RSL) - 1 206-957-9669

This trial is not expected to conclude until the week of January 8, 2018,

1-06829-4 SEA. 1 overlapping the trial of the instant matter, which is currently scheduled to begin December 4, 2017. 2 On Friday, November 3, 2017, the parties discussed the issue and planned to file a stipulated motion 3 to move the trial date on Monday, November 6, 2017. The parties also agreed they would not file 4 motions in limine on that date, given the request for a new trial and the fact that a ruling on 5 defendants' outstanding motion for partial summary judgment would likely impact the scope and 6 nature of those motions. The hope was that filing them later, after receiving a ruling, would better 7 serve the interests of judicial economy. The parties have continued to discuss the nature of a 8 stipulation to move the trial date, but given the scheduling conflicts identified by the Court and by defense counsel, a complete stipulation will not be possible, as defendants will not agree to continue 10 the trial date past April 9, 2018. Plaintiff's counsel intends to file a motion to continue the trial date 11 as soon as possible.

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In the meantime, and in the event the Court does not grant the anticipated motion to move the trial date, the parties wish to file motions in limine as quickly as possible. In order to accommodate plaintiff's counsel's trial schedule, the parties request a new deadline to file motions in limine of Wednesday, November 15th. Defendants will file their motions in limine today, and plaintiff will respond to them by Thursday, November 16th. The defendant will agree to file its responses to plaintiff's motions in limine no later than Thursday, November 16th. This will allow

the parties to file optional replies on Friday, November 17th, the note date for the motions in limine.

DATED this 9<sup>th</sup> day of November, 2017.

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STIPULATION AND [PROPOSED] ORDER FOR EXTENSION OF TIME TO FILE MOTIONS IN LIMINE (2:16-cv-01445-RSL) - 2

CHRISTIE LAW GROUP, PLLC 2100 WESTLAKE AVENUE N., SUITE 206 SEATTLE, WA 98109 206-957-9669

1	CHRISTIE LAW GROUP, PLLC		JAMES BIBLE LAW GROUP
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STIPULATION AND [PROPOSED] ORDER FOR EXTENSION OF TIME TO FILE MOTIONS IN LIMINE (2:16-cv-01445-RSL) - 3

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ORDER THIS MATTER having come before the Court on the stipulated motion of counsel to 2 extend the deadline for motions in limine, and the Court being fully apprised after reviewing the 3 record and finding the motion to be in order; NOW THEREFORE 4 IT IS HEREBY ORDERED that the deadline for filing Motions in Limine is extended up 5 to and including November 15, 2017. Those motions should still be noted for Friday, November 6 17, 2017. 7 SIGNED THIS 14th day of Nov. 8 9 10 UNITED STATES DISTRICT JUDGE 11 Presented by: 12 CHRISTIE LAW GROUP, PLLC 13 /s/ Ann E. Trivett ByANN E. TRIVETT, WSBA #39228 14 Counsel for Defendants 15 Approved as to form, notice of presentation waived: JAMES BIBLE LAW GROUP 16 By /s/ James Bible 17 JAMES BIBLE, WSBA #33985 Counsel for Plaintiff 18 /s/ Jesse Valdez 19 JESSE VALDEZ, WSBA #35378 Attorney for Plaintiff 20 600 108th Ave. NE, Ste. 347 Bellevue, WA 98004 21 jess@valdezlehman.com 22 STIPULATION AND [PROPOSED] ORDER

FOR EXTENSION OF TIME TO FILE

MOTIONS IN LIMINE

(2:16-cv-01445-RSL) - 4

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